UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re		Case No. Amended				
Debtor		CLAIM OBJECTION				
Notice to	claimant,	•				
has filed th	is objection to your claim r	[enter name of objecting party] number in this bankruptcy case.				
	may be reduced, modifind discuss them with your	ed, or eliminated. You should read these papers attorney, if you have one.				
•		ate or change your claim, then, within 30 days from ttorney must do one of the following:				
withdra your cla send th the clai	Obtain a written withdrawal of the claim objection by the objector. To obtain a withdrawal, you may need to provide the objector with any documentation supporting your claim that was not included when you filed your claim with the court. You should send this documentation to the objector at the service address listed at the bottom of the claim objection. The written withdrawal of the objection must be filed with the court within 30 days of the service date below.					
written on the o the cler Eugene	Prepare a written response to the objection, explaining your position, and file both the written response and a certificate showing a copy of the response has been served on the objector at the service address listed at the bottom of the claim objection with the clerk at 1050 SW 6th Ave #700, Portland, OR 97204 or 405 E 8th Ave #2600 Eugene, OR 97401. If you mail your response to the court for filing, you must mail it early enough so that the court will receive it within 30 days of the service date below.					
below, the	court may decide that yo	ne of these steps within 30 days of the service date ou do not oppose the objection to your claim and m without further notice or a hearing.				
Objection	to Claim					
		of of claim no (claim) in the amount of don behalf of				
		(creditor).				

Claim duplicates proof of claim no	filed on behalf of
	(creditor).
Claim fails to assert grounds for pr described below in "Other."	riority, or grounds asserted are not valid as
Claim was not filed on behalf of the	real party in interest.
Claim appears to include interest or	charges accrued after the petition date.
Value of collateral exceeds debt.	
Claim arrearage asserted is incorrect	ct.
	itor neither (a) specified that any portion of ed nor (b) requested a hearing to determine
	nst real or personal property, but the interest st which taxes were assessed has no value erest in the property.
Procedure 3001(c) and (d) (for ex	tion required by Federal Rule of Bankruptcy kample, a copy of the note or documents assignment of the claim to creditor), and stated in this objection.
	bution because (state reason, for example, has been paid in full from another source):

3. T	he undersig	ned moves that the claim	n be [<i>check applica</i>	ble boxes]:		
	Disallowed in full.					
	Disallowe	Disallowed for any distribution.				
		as filed, but not entitled to amount already paid, \$		ns from the trustee greater		
		is [<i>fill in each blank, even</i> cured claim for \$	=			
		a priority unsecured claim for \$, and				
		a nonpriority unsecured claim for \$				
	Allowed v			(if amount of arrearage is		
Date:		Signature:				
		Name:				
				s debtor):		
Certifi	icate of Ser	vice				
Federa applica	able, the er sses, and r	ankruptcy Procedure (FR ntity filing the proof of cla	BP) 3007(a)(2) on aim under FRBP 3	on was served pursuant to the claimant, debtor and, if 3005, and that the names, [attach additional page if		
Printe	d Name		Signature			
			J			

763 (12/1/2022)